Submitter: David Gray

On Behalf Of: Boardman

Committee: Senate Committee On Judiciary

Measure: SB348

This measure flies in the face of the US and Oregon State Constitutions.

First and foremost the 2nd Amendment has a final sentence of "Shall not be infringed". Second the term well regulated in the 2nd Amendment refers to working well as a Swiss time piece that neither gains nor loses time is considered to be "well regulated". Third the Militia referred to in the 2nd Amendment is comprised of all able bodied men between the ages of 17 and 75.

If a person can vote, join the military voluntarily and die for this country at age 18 they should have the right to purchase any firearm they choose.

'Assault Rifles' per the BATFE are those that fire multiple rounds with a single trigger pull, and these are already highly regulated per the National Firearms Act.

This bill if passed could never be law as it is a direct violation of Marbury v Madison, the 2nd, and 4th Amendments, and a citizen's right to self defense and the defense of others.

Any enforcement of this measure should it become "law" would be a violation of 18 USC Sections 241 (Conspiracy to deprive another person of his rights) and 18 USC Section 242 (Deprivation of Rights Under Color of Law).

The 2nd Amendment isn't about firearms it is about restricting government. Maybe all of you legislators should be fired since you are not leaders, but rather you are the People's employees

Instead of trying to create and enforce new law why don't you try a novel approach and enforce the laws on the books. Quit letting judges let felons back onto the streets.

This piece of legislation also violates the recent US Supreme Court rulings in Heller and also the Bruen cases.

As a veteran I took an oath to protect and defend the US Constitution from ALL enemies both foreign and domestic, and your pushing this bill forward to restrict inalienable rights is showing that you all are domestic enemies to the US and Oregon Citizens.